

1 THE FOX LAW CORPORATION  
2 Steven R. Fox, SBN 138808  
3 17835 Ventura Boulevard, Suite 306  
4 Encino, California 91316  
5 (818) 774-3545  
6 Fax (818) 774-3707  
7 srfox@foxlaw.com

8 Counsel for Mini Mania, Inc.

9 UNITED STATES BANKRUPTCY COURT  
10 EASTERN DISTRICT OF CALIFORNIA  
11 SACRAMENTO DIVISION

11	In re	)	CASE NO: 24:22456 -A -11
12	Mini Mania, Inc.,	)	DCN SRF 006
13		)	CHAPTER 11
14	Debtor	)	
15		)	<b>ORDER GRANTING EMERGENCY</b>
16		)	<b>MOTION FOR ORDER LIMITING</b>
17		)	<b>NOTICE OF CERTAIN MATTERS</b>
18		)	<b>REQUIRING NOTICE TO</b>
19		)	<b>CREDITORS PURSUANT TO</b>
20		)	<b>RULES 2002 AND 9007 OF THE</b>
21		)	<b>FEDERAL RULES OF</b>
22		)	<b>BANKRUPTCY PROCEDURE</b>
23		)	
24		)	Date: No hearing set
25		)	Time:
26		)	Place:

27 The Court has considered the above named Motion. The Motion seeks to limit  
28 notice on certain creditors referred to as the "retail creditors", those creditors holding  
claims against the Debtor based on deposits provided to the Debtor for product not  
delivered as of the petition date or based on requests for refunds made prepetition  
against the Debtor. An Official Committee of Unsecured Creditors was formed.

Good cause appearing, the Court orders as follows:

denied.

1. The Motion be, and the Motion hereby is, ~~granted~~

~~2. The Debtor shall not be required to provide notice of hearings or other matters to the retail creditors.~~

~~3. The Debtor shall provide notice of this Order together with a form request for special notice that retail creditors may file with the Court.~~

~~4. Service of notice of matters in this case shall be limited to the following~~

~~parties: (a) the Office of the United States Trustee; (b) the members of the~~

~~recently appointed Official Committee of Unsecured Creditors (the~~

~~"Committee") in lieu of the Debtor's twenty largest unsecured creditors or its~~

~~counsel; (c) any party holding a security interest in the Debtor's assets~~

~~(herein "Secured Creditors"); (d) any party against whom direct relief is~~

~~sought by a motion, application or otherwise; and (e) all parties requesting~~

~~special notice.~~

2. These creditors should have been noticed when the petition was filed; had they

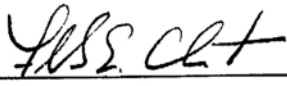
been included in the original matrix noticing would have been at no cost to the debtor.

3. The court has ordered that Schedules E/F be amended and that these creditors

Dated: be given notice not later than August 12, 2024. Order pars. 2, ECF No. 94. No  
enlargement of that date will be granted.

Fredrick E. Clement,  
U.S. Bankruptcy Judge

Dated: August 07, 2024

  
Fredrick E. Clement  
United States Bankruptcy Judge